## CHAPTER 726.

## (House Bill 413)

AN ACT to repeal and re-enact, with amendments, Section 247A of Article 15 of the Code of Public Local Laws of Maryland (1930 Edition), title "Kent County", sub-title "Licenses", sub-heading "Hawkers and Peddlers", and to repeal Section 247B of said Article, as said sections were enacted by Chapter 340 of the Acts of 1933, making it unlawful for hawkers, peddlers and other persons to sell certain goods, wares and merchandise from vehicles in Kent County.

(Vetoed.)

## CHAPTER 727.

## (House Bill 388)

AN ACT to repeal and re-enact, with amendments, Section 17 of Article 89 of the Annotated Code of Maryland (1924 Edition), title "Statistics and Information", sub-title "Bureau of Mines", as said Section was amended by Chapter 188 of the Laws of 1937, amending the provision which exempts mines employing less than five persons from the provisions of this sub-title.

Section 1. Be it enacted by the General Assembly of Maryland, That Section 17 of Article 89 of the Annotated Code of Maryland (1924 Edition), title "Statistics and Information", sub-title "Bureau of Mines", as said Section was amended by Chapter 188 of the Laws of 1937, be and it is hereby repealed and re-enacted, with amendments, to read as follows:

17. For the purposes of this sub-title, the terms and definitions contained herein shall be held, construed and understood as follows:

"Approved". Unless the context requires a different sense, the word "approved" means and refers to approbation evidenced by a written certificate or official letter of the Bureau, approving a device, plan, formula, method, machine or course of action.

"Approved Equipment" means equipment admitted by the Bureau to its approved lists under Bureau regulations after tests satisfying such Bureau that such equipment is safe and is adapted to its intended use.